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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/595,804	06/12/2006	Kiyotaka Matsuda	KOD177B.001APC	6973
20995 KNOBBE MA	7590 08/27/200 RTENS OLSON & BE	EXAM	EXAMINER	
2040 MAIN S'	FREET	MOMPER,	MOMPER, ANNA M	
FOURTEENT IRVINE, CA 9		ART UNIT	PAPER NUMBER	
,,		3657		
			NOTIFICATION DATE	DELIVERY MODE
			08/27/2009	ELECTRONIC

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Notice of the Office communication was sent electronically on above-indicated "Notification Date" to the following e-mail address(es):

jcartee@kmob.com eOAPilot@kmob.com

Advisory Action Before the Filing of an Appeal Brief

Application No.	Applicant(s)				
10/595,804	MATSUDA ET AL.				
Examiner	Art Unit				
ANNA MOMPER	3657				
	10/595,804 Examiner	10/595,804 MATSUDA ET AL. Examiner Art Unit			

	ANNA MOMPER	3657	l
The MAILING DATE of this communication appe	ars on the cover sheet with the o	correspondence add	ress
THE REPLY FILED 06 August 2009 FAILS TO PLACE THIS AF	PLICATION IN CONDITION FOR	ALLOWANCE.	
The reply was filed after a final rejection, but prior to or on application, applicant must timely file one of the following i application in condition for allowance; (2) a Notice of Appe for Continued Examination (RCE) in compliance with 37 C periods: The period for reply expires	replies: (1) an amendment, affidavi eal (with appeal fee) in compliance FR 1.114. The reply must be filed	t, or other evidence, w with 37 CFR 41.31; or	vhich places the r (3) a Request
b) The period for reply expires on: (1) the mailing date of this A no event, however, will the statutory period for reply expire la	dvisory Action, or (2) the date set forth ater than SIX MONTHS from the mailing	date of the final rejection	on.
Examiner Note: If box 1 is checked, check either box (a) or (MONTHS OF THE FINAL REJECTION. See MPEP 706.07(i		FIRST REPLY WAS FI	LED WITHIN TWO
Extensions of time may be obtained under 37 CFR 1.136(a). The date have been filled is the date for purposes of determining the period of a valued or 37 CFR 1.17(a) is calculated from: (1) the expiration date of the set forth in (b) above, if checked. Any reply received by the Office later may reduce any earned patient term adjustment. See 37 CFR 1.704(b). NOTICE OF APPEAL	ension and the corresponding amount of hortened statutory period for reply origing than three months after the mailing date	of the fee. The appropria nally set in the final Office	ate extension fee te action; or (2) as
 The Notice of Appeal was filed on A brief in comp filing the Notice of Appeal (37 CFR 41.37(a)), or any exter Notice of Appeal has been filed, any reply must be filed wi 	sion thereof (37 CFR 41.37(e)), to	avoid dismissal of the	
<u>AMENDMENTS</u>			
 The proposed amendment(s) filed after a final rejection, to (a) They raise new issues that would require further core (b) They raise the issue of new matter (see NOTE belowed). 	nsideration and/or search (see NOT w);	E below);	
 (c) They are not deemed to place the application in bett appeal; and/or 	ter form for appeal by materially rec	lucing or simplifying ti	ne issues for
(d) They present additional claims without canceling a c		ected claims.	
NOTE: <u>See Continuation Sheet</u> . (See 37 CFR 1.1: 4. The amendments are not in compliance with 37 CFR 1.12			DTOL OOA)
The amendments are not in compliance with 37 CFR 1.12 Applicant's reply has overcome the following rejection(s):		ripliant Amendment (-10L-324).
Newly proposed or amended claim(s) would be all non-allowable claim(s).		imely filed amendmer	nt canceling the
7. For purposes of appeal, the proposed amendment(s): a) I how the new or amended claims would be rejected is prov The status of the claim(s) is (or will be) as follows: Claim(s) allowed:		be entered and an e	planation of
Claim(s) objected to:			
Claim(s) rejected: <u>2-13</u> . Claim(s) withdrawn from consideration: <u>1</u> .			
AFFIDAVIT OR OTHER EVIDENCE			
 The affidavit or other evidence filed after a final action, but because applicant failed to provide a showing of good and was not earlier presented. See 37 CFR 1.116(e). 			
 The affidavit or other evidence filed after the date of filing entered because the affidavit or other evidence failed to o showing a good and sufficient reasons why it is necessary 	vercome <u>all</u> rejections under appear and was not earlier presented. Se	and/or appellant fail ee 37 CFR 41.33(d)(1	s to provide a).
 The affidavit or other evidence is entered. An explanation REQUEST FOR RECONSIDERATION/OTHER 	n of the status of the claims after er	ntry is below or attach-	ed.
The request for reconsideration has been considered but See Continuation Sheet.	does NOT place the application in	condition for allowan	ce because:
12. Note the attached Information <i>Disclosure Statement</i> (s). (13. Other:	PTO/SB/08) Paper No(s).		
	/Bradley T King/ Primary Examiner, Art U	nit 3657	

Continuation of 3. NOTE: The amendments to claim 2 and claim 10 introduce the limitation "no carvas is formed in the helical teeth nor on a surface between the helical teeth, this limitation changes the scope of claims 2 and 10 reading in a change of scope of the dependent claims (claims 3-9 and 11 and 12) which did not previously recite the limitation, therefore requiring further search and/or consideration by the examiner.

Continuation of 11, does NOT place the application in condition for allowance because: Uehara et al. was used in the previously presented claim 13 to leach in the limitation "no canvas formed on the helical teeth". The Uehara et al. reference disclosion "no canvas formed on the helical teeth" and the Uehara et al., the examiner maintains that Uehara et al., discloses a helical bett wherein no canvas is located on the helical teeth, and further that it is well known to one of ordinary skill in the art at the time of the invention to choose to either include or not include a bett in order to affect the friction between the bett and the pulley. For this reason, the examiner maintains that having "no canvas formed on the helical teeth" would be obvious in view of the prior art disclosed. The applicant further argues that Kimura is silent as to the presence of surface irregularities created when the view of the view of the prior art examiner feels that the disclosure of Kimura discloses core cords 2 which are located adjacent to the space between teeth such that the core cords would have an impact on the surface condition of elastomeric portion of the body, and that this feature would be further evidence in the omission of a canvas on the teeth as taugh by Uehara et al., and that neither reference need explicitly disclose it for the feature to be present

. The applicant further argues that One et al. discloses an equation to determine twist angle of the reinforcement cords for a V-ribbed belt which is a different type of bet from the helical syncronous bet in and that thurst force is irrelevant to the belt from et al. A that there is no reason to combine Kimura and Once et al. The examiner disagrees. The prior art need not teach the feature for the same reason as the claimed invention for the prior at to read or be an obvious modification thereof. Once et al. exches an optimization of wist angle in order to decrease oscillation of the belt which would still be motivation for one to include such a teaching with regards to a helical synchronous belt. The applicant further argues that "Fig. 7 and Fig. 9 show the relationship between oscillation of the belt which any long that the supplier of the single yarn 11 is unrelated to and has no rational connection to resistance to thrust force in a helical synchronous belt". The examiner once again notes that the motivation to modify need not necessarily be the same as that of which the claimed invention uses. Just because the twist angle is optimized for reduction of oscillation does not mean that it is not obvious to modify. Further, it is pointed out that the angle of many and that such a selection impacts oscillation of the belt which is graphed in Fig. 7-Fig. 9 wherein angle of wist alpha is graphed against the oscillation of the belt for various values of selected twist untilipiers Ky which correspond to a twist angle gamma. I refere the examiner believes the Once et al.